- (1) applicants for adjustment of status under section 245 of the Immigration and Nationality Act; or
- (2) aliens subject to removal proceedings under section 240 of such Act.
- (f) LIMITATION ON JUDICIAL REVIEW.—A determination by the Attorney General as to whether the status of any alien should be adjusted under this section is final and shall not be subject to review by any court.

(g) APPLICATION OF IMMIGRATION AND NA-TIONALITY ACT PROVISIONS.—Except as otherwise specifically provided in this section, the definitions continued in the Immigration and Nationality act shall apply in the administration of this section. Nothing contained in this section shall be held to repeal, amend, alter, modify, affect, or restrict the powers, duties, functions, or authority of the Attorney General in the administration and enforcement of such Act or any other law relating to immigration, nationality, or naturalization. The fact that an alien may be eligible to be granted the status of having been lawfully admitted for permanent residence under this section shall not preclude the alien from seeking such status under any other provision of law for which the alien may be eligible.

WORKFORCE IMPROVEMENT AND PROTECTION ACT OF 1998

SPEECH OF

HON. LOUIS STOKES

OF OHIO

IN THE HOUSE OF REPRESENTATIVES Thursday, September 24, 1998

Mr. STOKES. Mr. Speaker, I rise in strong opposition to the "Workforce Improvement and Protection Act of 1998," H.R. 3736, which is designed to increase the number of H-1B visas. This bill is especially detrimental to American workers in the computer programming, engineering and other skilled worker fields. This negative jobs bill takes critical jobs out of the hands of American workers and compromises the economic stability of American families.

High-tech companies complain they cannot find the numbers of technologically skilled employees that they need among the United States workforce. Yet, reports abound about widespread abuses where U.S. workers, in the information technology industry, have been laid off and replaced by nonimmigrant workers. These high-tech companies would rather bring in H–1B workers than invest in the American workforce.

While it is true that our Nation's workforce is experiencing critical skills gaps, the answer is not to take jobs out of the hands of our existing and future American work forces. Nor is it to ignore the fact that many of the 6.2 million—or 4.5 percent of the U.S. population—who remain unemployed need critical opportunities for job training and education. We cannot afford to abandon that segment of our population for short-sighted profit-making motives that put our Nation's long-term economic security at risk.

Mr. Speaker, we already know how this ends. Just consider what happened to our Nation's economy when we handed over our industrial-based jobs to the cheaper labor-force overseas. Many of our cities are still struggling to overcome the impact of that action.

While I am very concerned about ensuring that our Nation's high-tech industries have the

most qualified workforce available in our labor market, I do not believe that simply raising the cap on H-1Bs will effectively address the long-term problem of the perceived labor shortage.

We must work together to increase U.S. enrollments in computer science and engineering programs. We must work together to ensure continuing education and training for U.S. workers as well as sustained efforts to prepare unskilled labor to compete in the technologically advanced workforce. And, we must work together to provide our Nation's current workforce with employment protections to ensure that they are not displaced by cheaper foreign workers. These are the components of a serious long-term strategy to address workforce shortages.

It is for these reasons that I urge my colleagues to join me in opposing H.R. 3736.

TRIBUTE TO THE HONORABLE VIC FAZIO

SPEECH OF

HON. ROBERT T. MATSUI

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES Thursday, September 24, 1998

Mr. MATSUI. Mr. Speaker, I am pleased to rise before my colleagues today in support of this legislation that will help pay tribute to one of the most esteemed Members in this House. Contained in this legislation is a provision that will rename the Yolo Basin Wetlands in Yolo, CA in honor of Congressman Vic FAZIO.

Congressman FaZIO recognized the potential value of this area as a wetlands habitat long ago and has since played a significant role in turning what was once a dream into reality. The Wetlands represents the largest public/private restoration project in the West at more than 3,600 acres. The Yolo Basin Wetlands occupies a central location on the Pacific flyway and will benefit migratory and resident ducks, geese, swans, shorebirds, raptors and songbirds.

For more than a decade, VIC has worked tirelessly to guarantee the design and construction of the wetlands area. He has been involved every step of the way, making certain the project meets Army Corps of Engineers construction criteria and has remained the key figure in securing the federal funds needed for the Corps to build the project.

The gentleman from California is the first to recognize that the Yolo Basin Wetlands project truly is a cooperative venture—combining the efforts of local, State and Federal agencies as well as elected officials and private sector entities. In all, VIC FAZIO has become the centerpiece of more than 20 individual and agency partners involved in completing this effort.

Mr. Speaker, I would like to thank the conferees for their support of this provision and particularly appreciate the efforts of Chairman McDade to ensure that this language was included in the bill. As we say goodbye to one of the most beloved and well-respected Members of this governing body, I think it is important to remember the acts of dedication and generosity that define his career. I can think of no better way to recognize the more than 20 years of faithful public service my good friend from California has given to his community

and his country than by renaming this beautiful wildlife area in his honor.

H. RES. 557 ON HOLOCAUST-ERA ASSETS AND THE FORTHCOMING WASHINGTON CONFERENCE ON HOLOCAUST ASSETS

HON. TOM LANTOS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, September 28, 1998

Mr. LANTOS. Mr. Speaker, I rise today to call the attention of my colleagues to House Resolution 557, which expresses support for U.S. government efforts to identify Holocaustera assets and urging the restitution of individual and communal property. I introduced this resolution earlier today with my dear friend and our distinguished colleague, the Chairman of the International Relations Committee, Congressman BENJAMIN A. GILMAN.

Mr. Speaker, this resolution is a direct result of discussions which took place during a hearing of the International Relations Committee just during the first week of August. Stuart Eizenstat, our Undersecretary of State for Economic Affairs, testified before the Committee regarding the status of Holocaust restitution activities. During that hearing, he told our Committee that a resolution supporting the efforts of the Administration in its restitution activities and urging positive response from European governments would be helpful and positive action.

I want to call to the attention of our colleagues, Mr. Speaker, my profound respect and great admiration for the outstanding job that Mr. Eizenstat has done in dealing with issues related to Holocaust Restitution. Under his leadership, with the unswerving support of our exceptional Secretary of State, Madeleine Albright, the United States has set the example for other countries with the issue of Holocaust restitution.

In early December, Mr. Speaker, the United States will host the Washington Conference on Holocaust-era Assets, and this resolution emphasizes the importance of this conference in bringing about a resolution of matters related to restitution.

Mr. Speaker, a number of our distinguished colleagues are original cosponsors of this important resolution. In addition to the distinguished Chairman of the International Relations Committee, Mr. GILMAN of New York, the resolution has been cosponsored by the ranking Democratic member of the International Relations Committee, Mr. HAMILTON, and Mr. SMITH of New Jersey, Mrs. MALONEY of New York, Ms. WOOLSEY, Mr. FRANKS of New Jersey, Mr. ACKERMAN, Mr. BERMAN, Mr. BROWN of Ohio, Mr. BURTON, Mr. CHABOT, Mr. DEUTSCH, Mr. FALEOMAVAEGA, Mr. FOLEY, Mr. FOX, Mr. FROST, Mr. FRANK of Massachusetts, Mr. HASTINGS of Florida, Mr. HORN, Mrs. LOWEY, Mr. MENENDEZ, Ms. ROS-LEHTINEN, Mr. SANDERS, Mr. SCHUMER, Mr. SHERMAN, Mr. SISISKY, Mr. WAXMAN, and Mr. WEXLER.

Mr. Speaker, I urge my colleagues to join us as cosponsors of this important resolution. I ask that the text of the resolution be included in the RECORD.

H RES 557

Expressing support of U.S. government efforts to identify Holocaust-era assets, urging